Case 1:01-cr-00248-WWC Document 323 Filed 03/10/2008

IN THE UNITED STATES DISTRICT COURT

FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

ARRISEURG, PA

MAR 1 n 2009

Per \_\_\_\_\_CLERK

Travis Thurston Parker,
Petitioner

CR 01-248-01

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**V** S

United States of America Respondant United States District Court Judge William Caldwell

PETITIONER'S MOTION FOR REDUCTION MODIFICATION

OF AN IMPOSED TERM OF IMPRISONMENT BASED ON THE

U.S.S. G§ 181.10 (c) RETROACTIVITY TO AMENDMENT

9 (ALSO REFERRED TO AMENDMENT 706) INVOLVING A

TWO LEVEL REDUCTION OF THE COCAINE BASE "CRACK"

BASE OFFENSE LEVEL IN ACCORDANCE WITH U.S.C.§

3582 (c)(2).

## I. INTRODUCTION

Where as on Nov. 1, 2007, the USSC amended the Federal Sentencing Guidelines to lower the applicable guideline range for offenses involving cocaine base ("Crack Cocaine").

(CONT'D)

Where as Dec. 11, 2007, the USSC promulgated an amendment to policy statement §1B1.10; effective Mar. 3, 2008, which authorizes a court to reduce a previously imposed term of imprisonment according to 18 U.S.C.§ 3582(c)(2) in cases involving crack cocaine offenses where the applicable guideline range has been lowered.

To the Honorable Judge William Caldwell;

Now comes, Petitioner Travis Thurston Parker (Pro Se)

whom solicits this Honorable Court pursuant to

18 U.S.C§ 3582 (c)(2) for a two level reduction.

## II. DISCUSSION

In accordance with JSSC(s) recent ruling regarding crack cocaine offenses the petitioner is eligible for a sentence modification. The record is barren of any conclusive testimony of how the petitioners present sentence of a 180 months was determined' hence, the petitioner concludes he was resentenced (In light of Booker) at a base offense level of 32 (Zone D) and a criminal histor point (s) category of III; therefore arriving at an advisory guideline range of 151-188. An adjustment downward by two levels would put the defendant at a guideline range of 121-151 (see sentencing table).

III. CONCLUSION

The petitioners solicitation is wholly consistent with USSC(s) specific directive set forth. Moreover, the petitioner hopes the fact that he's maintained relatively good behavior - (2) incident reports in roughly 7 years (none within the last (2) years, successfully completed numerous programs, is up to date on fine payments, has earned his GED and most importantly his instant case didn't involve one act of violence would resolve the court to alter petitoners sentence to 121 the low end of the 121-151 mont guideline range.

Respectfully submitted

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